Name () 1978 Chalet Drive Address Santta Cura, Utah City, State, Zip S01-647-9319 Phone I am the [] Defendant Applicant T [] Attorney for the Defendant and m	relarant		
In the Justice Co	urt of Utah		
Court Address 450 5 State St Sufflake City UT, 84111-3101			
STATE OF UTAH/State of Plaintiff V. PAUL PADYZP Defendant	Notice of Removal to District Court 191906168 Case Number Linda Jones Judge		
 I say as follows: (1) I am notifying the court that this case is because I wish to exercise my right to a homeometric court has jurisdiction of this court in the jurisdiction of that court in this case happened 	nave a jury tria l in this case.		

(3)	The case number of the district court ca	se is	and
	the trial is scheduled for	(date).	
	_		
I have	not included any non-public information in this do	cument.	
I decla	re under penalty of Utah Code Section 78B-5-70	that everything stated in this document is tr	ue.
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- Len	// 12 / ∂0→ Sign here ▶	· Jal-John all	
Date	Defendant or Attorne		
	Defendant of Attorne	y	
	Sign here ▶	•	
Date			
	Plaintiff or Attorne	y	

Grounds for removal

Linda Jones has continuously demonstrated a complete bias for the Plaintiff, The State of Utah, answered for the Plaintiff counsel on many occasions. Linda Jones has continuously ignored requests for documents, and objections to actions by herself and the plaintiff and it has been documented by non-interested parties, as well as issued to the court as "Witness Testimony in the form of an Affidavit", that bias exists and a fair trial cannot be had in the Third District Court in and for Salt Lake County.

Linda Jones works for the plaintiff which is a clear conflict of interest. Proof has been submitted to the court.

Linda Jones has issued a plea on behalf of the Defendant which is a violation and fraud upon the court, (attorning from the bench), denied several jurisdiction and Constitution challenges, ignored a Silver Surety Bond submitted to the Court, ignored a valid Foreign Judgment and who then subsequently issued an additional warrant order on April 1, 2021. Then, Illinoisan, Paul-Joseph: Parker.© was arrested and detained by the Washington County Sheriff on July 21, 2021, forced to State sponsored legal counsel provided by The Utah Legal Defenders Association, released from incarceration on September 10, 2021, and is now being held on supervised release with SALT LAKE COUNTY PRETRIAL SERVICES. Linda Jones has rejected termination of counsel.Illinoisan, Paul-Joseph: Parker.©, has issued 4 negotiable instruments and a lawful money Silver American Dollar to provide remedy and satisfy the alleged claim and all have been ignored. An Interlocutory Appeal was submitted to the Utah Court of Appeals and rejected. All known remedies have been exhausted.

Linda Jones' behavior, especially in the latest pretrial hearing, has been escalating to a dangerous level and now presents a clear and present danger to my health, wellbeing and property. Linda Jones has now questioned the mental abilities of Illinoisan, Paul-Joseph: Parker.©. The Third Judicial District Court of Utah's callous disregard for my safety necessitated that I file this Emergency Injunction Request with the United States District Court.

28 U.S. Code § 1455 - Procedure for removal of criminal prosecutions

• U.S. Code

(a) Notice of Removal.—

A defendant or defendants desiring to remove any criminal prosecution from a <u>State court</u> shall file in the district court of the United <u>States</u> for the district and division within which such prosecution is pending a notice of removal signed pursuant to Rule 11 of the Federal Rules of Civil Procedure and containing a short and plain statement of the grounds for removal, together with a copy of all process, pleadings, and orders served upon such defendant or defendants in such action.

(b) Requirements.—

(1)

A notice of removal of a criminal prosecution shall be filed not later than 30 days after the arraignment in the <u>State court</u>, or at any time before trial, whichever is earlier, except that for good cause shown the <u>United States</u> district court may enter an order granting the defendant or defendants leave to file the notice at a later time.

(2)

A notice of removal of a criminal prosecution shall include all grounds for such removal. A failure to state grounds that exist at the time of the filing of the notice shall constitute a waiver of such grounds, and a second notice may be filed only on grounds not existing at the time of the original notice. For good cause shown, the United States district court may grant relief from the limitations of this paragraph.

(3)

The filing of a notice of removal of a criminal prosecution shall not prevent the <u>State court</u> in which such prosecution is pending from proceeding further, except that a judgment of conviction shall not be entered unless the prosecution is first remanded.

(4)

The United <u>States</u> district court in which such notice is filed shall examine the notice promptly. If it clearly appears on the face of the notice and any exhibits annexed thereto that removal should not be permitted, the court shall make an order for summary remand.

(5)

If the United <u>States</u> district court does not order the summary remand of such prosecution, it shall order an evidentiary hearing to be held promptly and, after such hearing, shall make such disposition of the prosecution as justice shall require. If the United <u>States</u> district court determines that removal shall be permitted, it shall so notify the <u>State court</u> in which prosecution is pending, which shall proceed no further.

(c) Writ of Habeas Corpus.—

If the defendant or defendants are in actual custody on process issued by the <u>State court</u>, the district court shall issue its writ of habeas corpus, and the marshal shall thereupon take such defendant or defendants into the marshal's custody and deliver a copy of the writ to the clerk of such <u>State court</u>. (Added <u>Pub. L. 112–63</u>, title I, § 103(c), Dec. 7, 2011, <u>125 Stat. 761</u>.)